PTO/SB/51 (10-05)

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REISSUE APPLICATION DECLARATION BY THE INVENTOR	Docket Number (Optional)			
THE INVENTOR	1630-0514PUS2			
I hereby declare that: Each inventor's residence, mailing address and citizenship are stated below next to their name.  I believe the inventors named below to be the original and first inventor(s) of the subject matter which is described and claimed in patent number 6,253,221 , granted June 26, 2001 and for which a reissue patent is sought on the Invention entitled				
COPY PREVENTION METHOD AND APPARATUS FOR DIGITAL VIDEO S	YSTEM			
the specification of which				
the specification of which				
is attached hereto (also enclosed is a Preliminary Amendment).				
X Was filed on January 12, 2006 as reissue application numb January 12, 2006 (a Preliminary A	er11/330,424			
December 26, 2006; February 12, 200	8: July 21, 2008:			
and was amended on April 23, 2009; June 18, 2009; and the at	tached amendment			
I have reviewed and understand the contents of the above-identified specifical	ion, including the claims.			
as amended by any amendment referred to above.  I acknowledge the duty to disclose Information which is material to patentability	·			
which is material to patentability	/ as defined in 37 CFR 1.56.			
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), PTO/SB/02B (or equivalent) listing the foreign applications.	or 365(b). Attached is form			
I verily believe the original patent to be wholly or partly inoperative or invalid, for below. (Check all boxes that apply.)	or the reasons described			
by reason of a defective specification or drawing.				
x by reason of the patentee claiming more or less than he had the right to	claim in the patent.			
by reason of other errors.				
At least one error upon which reissue is based is described below. If the reissure issue, such must be stated with an explanation as to the nature of the broade	e Is a broadening ning:			
U. S. Patent No. 6,253,221 claims 1-11 recite features of a method and appare	atus for character display, but fail to			
recite the particular combination of features recited in new claims 47, 48, 50-52	. 58. 61-63 and 65-77. This reissue			
application is also a <u>BROADENING REISSUE</u> , at least because the inde	pendent claims do not recite that			
character signals of a language for subtitle processing selected from multi-le	inquaries are deperated and to be			
used in multilingual character subtitle processing on the basis of font data, at l	east some of which are recorded in			
the optical disc as recited In claims 1 and 11 of the issued patent.	sact some of which are recorded in			
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Under the Paperwork Reduction Act of 1985, no persons are required to respond to a possecion of information unless it displays a valid CMB control number. (REIDSUE APPLICATION DECLARATION BY THE INVENTOR, page 2) Dooket Number (Optional) 1630-0514PUS2 ors corrected in this release application erose without any deceptive intention on the part of the applicant. Note: To appoint a power of attorney, use form PTO/SB/81. Correspondence Address: Direct all communications about the application to: The address associated with Customer Number: Firm or individual Name Addres City State Zib Count Telephone Email WARNING:

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WARNING:

Patitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity that. Personal information such as a solal security numbers, bank eccount numbers, or credit cand numbers (other than a check or credit card activorization from PTO-2038 submitted for payment purposes) is never required by the USPTO to support a patition or an application. If this type of personal information is included in docliments submitted to the USPTO, petitioners/applicants should consider redecting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is evaluate to the public after publication of its application (unless a non-publication request in compliance with 37 GFR 1.21%) is made in the application or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 GFR 1.14). Chacke and credit our authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not published available. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and batter are believed to be true; and further that these statements were made with the knowledge that withit false statements and the like so made are purplehable by fine and imprisonment, or both, under 18 U.S.C. 1001, and that such withit false statements may leopardize the validity of the application, any peteral learning thereon, or any patent to which this declaration is directed. Full name of sole or first inventor (given name, family name)
Young-Chui KiM inventor's signature Residence Citizenship Secul, Republic of Korea Republic of Korea Mailing Address 302 Surgean Villa, 528-6 Bangbas-Dong, Seocho-Ku, Seoul, Republic of Korea Full name of second joint inventor (given name, family name) inventor's signature Date Residence Citizanshin Mailing Address Full name of third joint inventor (given name, family name) inventor's algnature Date Residence Citizenship Malling Address Asotional joint inventors or legal representative(s) are named on separately reprotested share forms PTO/SECZA or 021. Redisched horeto

PTO/SB/02B (07-07)
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## **DECLARATION – Supplemental Priority Data Sheet**

Foreign applications:					
Prior Foreign Application Number(s)	Country	Foreign Filing Date (MM/DD/YYYY)	Priority Not Claimed	Certified Copy Attached? YES NO	
96-22891	Korea, Republic of	06/21/1996			

This collection of Information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.